NO EXPANSION PLAN MRS. BAKER NOT IN COURT.

Greater Alexandria Idea Not Seriously Considered.

OBJECTIONS ARE POINTED OUT Brookes failed to put in an appearance CONFESSES HE GOT PROXIES

Alderman Calls Attention to the Increased Burdens Which Would Be Imposed on Municipality by Extension of Its Boundaries-Favorable Report Expected on Factory Plan. Reardon moved that Mrs. Baker be re-

WASHINGTON HERALD BUREAU, (Bell Telephone 113.) Corner of Prince and Royal Streets.

Alexandria, Va., Jan. 21.-Considerable dered his immediate appearance before surprise has been expressed by prominent the court, and Brookes reached Winches citizens of this city over the agitation in ter to-night. Alexandria County in reference to the reported intention on the part of the city government to extend the corporation boundary line on the north so as to in- ter of speculation. clude a good-sized portion of what is now Jefferson district. A member of the now Jefferson district. A member of the board of aldermen is authority for the OPERATOR MATTOX ELOPES statement that there exists no definite plan in this city for absorbing a portion of Alexandria County.

stated the opinion that its advisability at this time, from the standpoint of the cor poration, is highly questionable. He called attention to the State law governing Goes to North Carolina with Miss the annexation of suburban areas by cities under which in each case the corporation extending its limits is obliged to provide in general the same municipal improvements for the newly-acquired sec tion that are furnished elsewhere within Special to The Washington Herald. the limits of the city. This, he pointed Danville, Va., Jan. 21.-G. D. Mattox, a out, includes the grading of streets, the former block station operator on the laying of roadways, gutters, sewers, &c., Southern Railway, who figured in the and the extension of the lighting facili- railway wreck on Thanksgiving Day at ties. In view of those conditions he did Lawyers, yesterday eloped to Pelham, N. not see how the city would be benefited C., with Miss Traylor, daughter of John at this time by annexing a portion of Traylor, of Lynchburg.

Attention was called to the fact that who gave a clear block for the train if the corporation limits were extended a mile or so to the north the area taken in would include no property of great taxable value, as the new, railroad yards would still be beyond the boundary line. In weighing the benefits and obligations of the stockholders.

Which crashed into President Spencer's stockholder in the bank, and it is fair to presume that I would not act in any way to jeopardize my interests or those of the stockholders.

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Which crashed into President Spencer's stockholder in the bank, and it is fair to presume that I would not act in any way to jeopardize my interests or those of the country. She has said she shot Posey, and State's Attorney with the Virginia corporation commission private car. The recent investigation by the Virginia corporation to additional transfer of the country. She has said she shot Posey, and State's Attorney way to jeopardize my interests or those of the country. She has said she shot Posey, and State's Attorney way to jeopardize my interests or those of the country. She has said she shot Posey, and State's Attorney way to jeopardize my interests or those of the country. She has said said that he was at a loss to see that the city had anything much to gain by the proposed measure. Commenting on the High Standard of Scholarship and attitude of people of the city in regard to the proposed annexation, he said that the Special to The Washington Herald. citizens of the county had been giving Annapolis, Md., Jan. 21.-Final examithemselves unnecessary alarm.

It is contended by many people of this city that steps should be taken to extend the boundary lines to the west and month will begin Wednesday. At the brew. south, so as to take in the new union passenger station and auxiliary struc- undergraduates will begin. The examinablush of shame, and shall live in the tures, which, it is held, properly belong tions will continue during next week.

To Report on Factory Plan,

At the semi-monthly meeting of the city work, there will be fewer failures this toward God and man." council to-morrow evening a report, it is year than ever before expected, will be submitted by the joint in an official order, commented upon this committee on public property and finance fact, and complimented the middles on the advisability of leasing a plot of for it. land near the old canal basin, owned by the city, to a Chicago manufacturing con- MARYLAND COURT OF APPEALS. cern as a site for the erection of a fac tory. The matter came up at the last Arguments of January Term Cases duced by Councilman Williams. It is unproposes to establish a plant at a cost of about \$75.00 which which and the cost of about \$75.00 which and the cost of about \$75.00 which and the cost of about \$75.00 which are cost of a about \$25,000, which will employ a large number of workmen. The company desires a lease for fifteen years, with the vorable report on the proposition is ex-

Issues Call for Aid.

A general call for aid in providing for the needs of the indigent during the severe weather has been issued by the Cooperative Charities Association, which has charge, under the city government, of

Gorter for appellees.

No. 14.—Mary L. Groscup against Samuel K. P. Downey. Was commenced by Horton S. Smith for the appellant and S. S. Field for the appellee. charge, under the city government, of the distribution of supplies to those who are termed "the outdoor poor," and which undertakes independently to look after the wants of the needy population of this It is announced that the treasury

Funeral services over the remains of fifties the building was known as the days ago. John E. Welsh, who died Saturday morn- "Dill House," and was conducted at that Friday night at the local roundhouse of sixties, by Mrs. Shank. the Southern road, will be held to-morrow afternoon at 2 o'clock, at his late resi-Special to The Washington Herald. dence, 622 South Patrick street. Rev. Edgar Carpenter, of Grace Episcopal Church, will officiate, and the interment Seminary, the leading dormitory of Liberal party. Livingstone College, the best known colored institution of North Carolina, will be in Bethel Cemetery.

The Covenanters of the Second Presbyterian Church have elected the following inated in the fourth story and made officers for the ensuing term: Elmer great headway before the firemen ar-Thompson, president; Myron Howard, rived. This same building suffered vice president; Frank Cone, secretary, and disaster last year and had been re-Bedford Uhler, treasurer.

The funeral of Leo P. Powers, the little son of Mr. Frank Powers, took place this Special to The Washington Herald. afternoon from the home of his parents, Boyds, Md., Jan. 21.-Mrs. Lucy House, set for February 18. on Cameron street, the services being con- wife of John W. House, of Hyattstown, ducted by Rev. William J. Morton, of died yesterday, after two years' illness,

Virginia School Examiners Meet. Special to The Washington Herald.

Newport News, Va., Jan. 21.—The Frederick, in Mount Olive Cemetery, board of State school examiners, five in Tuesday. number, is in session here, the members having arrived this morning. They will spend the week here, examining the meth- Special to The Washington Herald. eds of teaching employed in the city Ellicott City, Md., Jan. 21.-Chief Judge covery. schools. The Newport News public schools John G. Rogers, appointed in place of have a system that is regarded as among the late Chief Judge I. Thomas Jones, the best in the State, and the examina- took the oath of office in the county tion this week is preparatory to adopting the widely agitated uniform method.

R. H. Jerrell Dies of Consumption. the bench. Special to The Washington Herald.

Fredericksburg, Va., Jan. 21.-Robert H. Jerrell died yesterday at his home, Bro- Special to The Washington Herald. kenburg, Spottsylvania County, of con- Hagerstown, Md., Jan. 21.-The southwas commissioner of revenue of his dis- Antietam street has been selected by the trict. He served the Confederacy the whole of the war in the First Virginia new post-office at Hagerstown. The lot Cavalry. His wife preceded him to the is 148 by 117 feet, and it will be acquired just twenty days, dying New through condemnation proceedings Year's Day. Three daughters and three sons survive him.

Ignatius Cooper Passes Away,

Special to The Washington Herald, Winchester, Va., Jan. 21.-Ignatius Duncan to-day, and there is hope that Cooper, a prominent resident, is dead at he has a fighting chance for his life. his home, near Winchester, aged seven- His condition is critical, though not ty-five years. Mr. Cooper was for many so extreme as it was during Saturday. years keeper of the tollgate on the Martinsburg pike. Surviving him are his wife, seven sons, five daughters, forty-wife. Surviving him are his Waldo. Cost little. 1340 N. Y. ave. nw. seven grandchildren and nine greatgrandchildren.

Col, Crittenden Passes Away,

Special to The Washington Herald. Culpeper, Va., Jan. 21.-Col. Charles T. Crittenden, seventy years of age, died to-day. During the civil war he was colonel of the noted Thirteenth Virginia Regiment. During the last five years he was an inmate of the Virginia State Soldiers' Home, at Richmond

of A. Powell Brookes, of Alexandria, to

kill Mrs. Alexander M. Baker, a leader

before the grand jury, which convened in

Roy Stephenson, attorney for young

Brookes, attempted to explain his cli-

ent's absence, but Judge Atkinson ov-

no indictment to-day, and just what the

outcome of the case will be is now a mat-

Wreck Becomes Benedict.

Traylor and Makes Her

His Wife.

Mattox was the operator at Rangoon

MIDDIES' CLASS WORK GOOD.

Discipline at Annapolis.

Continued.

Landmark at Frederick Goes.

in the city. In the latter part of the

Stanford Seminary Burned.

burned this afternoon. The fire original

modeled. The loss is about \$7,000.

Dies of Consumption.

of consumption, aged sixty-two years.

She was formerly a Miss Beall. Mrs.

Judge Rogers Qualifies.

of a number of his friends, who again

Post-office Site Selected.

Bishop Duncan Improving.

Spartanburg, S. C., Jan. 21.-There

was a slight improvement of Bishop

Doing Business on a Business

Basis.

The Washington Herald offers no

prizes, gives no rebates, sells no

books, engages in no boycotts or

hold-ups, but gives its whole efforts

to the printing of a wide-awake

and clean newspaper. It gives the

advertiser results because it has

the circulation.

Special to The Washington Herald.

against young Brookes, to appear.

be fined for contempt of court.

but Is Forced to Adjourn, occial to The Washington Herald. Winchester, Va., Jan. 21.-Another Pastor-Banker at Frederick chapter was added to the history of the case growing out of the alleged attempt Retorts in Kind.

in Winchester society, when young

PREACHER IS DEFIANT

this city to-day, but the most startling development was the failure of Mrs. Al-Challenges Detractor to "Make Good exander M. Baker, the complainan Under Oath or Else Make Satisfactory Explanation" Concerning the This came as a great surprise to all. Charges of Fraud in Recent Elec-Commonwealth's Attorney James P. tion-Will Not Be Bluffed, He Says. quired to show cause why she should not

> Special to The Washington Herald. Frederick, Md., Jan. 21.-Rev. Isaac M. Motter has issued a statement for publication regarding his election as president of the First National Bank, Frederick, January 8, and his subsequent resigna-

"In articles purporting to be interviews C. Norwood, reference is first made to cial is responsible." the probability of the Comptroller of the currency setting aside the election. Whether this was done for bluff or for the purpose of intimidation, I know not, but in either event they fell far short of their purpose, as I am not easily bluffed, gions of such men to intimidate me, as long as I am conscious of having done no

wreng. "As to proxies, some ugly and uncalled for insinuations as to my character have been made, and I publicly challenge him to make good, under oath, or else make a satisfactory explanation over his own signature. I am prepared to stand side by side with the gentleman before the Special to The Washington Herald,

aside and give his place to some one else. I was persuaded that the time had come methods was the greatest need of the bank to-day, and that if a fair trial had been given we believe the facts would have clearly demonstrated that the stock-holders would have found that the change was to their best interest. After I was lasted president trouble commenced to the shooting occurred. The coroner's certification of the bury-last of the shooting occurred. The coroner's certification of the bury-last of the shooting occurred. The coroner's certification of the bury-last of the shooting occurred. The coroner's certification of the bury-last of the shooting occurred. The coroner's certification of the bury-last of the shooting occurred. The coroner's certification of the bury-last of the shooting occurred. The coroner's certification of the bury-last of the shooting occurred. The coroner's certification of the United States Circuit Court of Appeals for the Eighth circuit granted. No. 59. Edward S. Thomas et al., trustees, petitioners, w. Anna D. Taggart et al.; petition for a writ of certification of the United States Circuit Court of Appeals for the Eighth circuit granted. No. 59. Edward S. Thomas et al., trustees, petitioners, w. Anna D. Taggart et al.; petition for a writ of certification of the United States Circuit Court of Appeals for the Eighth circuit granted. No. 59. Edward S. Thomas et al., trustees, petitioners, w. Anna D. Taggart et al.; petition for a writ of certification of the United States Circuit Court of Appeals for the Eighth circuit granted. No. 59. Edward S. Thomas et al., trustees, petitioners, w. Anna D. Taggart et al.; petition for a writ of certification of a writ of certification of the United States Circuit Court of Appeals for the Eighth circuit granted. No. 59. Edward S. Thomas et al., trustees, petitioners, w. Anna D. Taggart et al.; petition for a writ of certification of the United States Circuit Court of Appeals for the Eighth circuit granted. No. 59. Edward S. Thomas et al., trustees, petition for a writ of certification of the United States Circuit Court of Appeals nations of the midshipmen who will be graduated from the Naval Academy next elected president trouble commenced to large ground of the Pisgah Methodist Epis-

future, as in the past, dealing justly, to Alexandria, but which are situated in Fairfax County just across the line.

It is stated that owing to the higher loving mercy, exacting no more than is standard of discipline that has prevailed my due and giving what is due to others, among the students' body this term, and always with the one purpose of which is conducive to better scholastic keeping a conscience void of offense

ESCAPES FROM SANATORIUM.

Parents of Frank McLane Fear He May Succumb to Exposure.

A telegram was received at detective that one of their inmates, Frank Mc- promise, shot him as he ran. Lane, aged twenty-five, escaped from ceedings of the Court of Appeals were as thought to have started for this city. The father of the young man called at No. 12. Emma C. Sharp against John N. Sharp; appealed from Circuit Court No. 2 of Baltimore. Was concluded by James P. Gorter for the appellant and S. S. Field for the appellee.

No. 13. Charles E. Smith against Charles J. McCormick and others; appealed from the Court of Common Pleas. Was argued by Lewis Putzel and William Kerr for the appellants and James P. Gorter for appellees.

GEN. GOMEZ FINED.

Special to The Washington Herald. Frederick, Md., Jan. 21.—The work of Cuban Liberals Who Attended Cockfight Are Found Guilty. razing the old Park Hotel property, at

Havana, Jan. 21 .- The correctional court of the organization is depleted and that West Church and Court streets, on which at Marianao this morning fined Gens. contributions are anxiously awaited. Do- site will be erected Frederick's handsome Jose Miguel Gomez and Monteagudo, Col. Burke & Herbert's bank, on King street. structure was one of the historic places was raided by the rural guards a few tion should be made of the boy.

The owner of the house where the fight ing of injuries sustained in an accident time by Ezra Shank, and later, in the took place was fined \$100. Gen. Pino Guerra, J. M. Nunez, brother of the civil governor, and Chief Poso, of the provin cial police, failed to appear, and their was suspended. All the fines were Salisbury, N. C., Jan. 21.—Stanford paid. The defendants are members of the

IROQUOIS MANAGER'S TRIAL.

Date Set for Case Recalling Chicago Theater Horror,

Danville, Ill., Jan. 21.-The trial of Manager Will J. Davis, of the Iroquois Theater, charged with manslaughter in connection with the theater fire in which 600 were killed three years ago, was to-day

The case was brought here on a change of venue from Chicago, where the defense asserted the prejudice against Davis is so strong as to preclude the possibility of a fair hearing.

House is survived by her husband and four children. Interment takes place in Doctor Replaces His Brains,

Barboursville, Ky., Jan. 21.-After hav ing his brains blown out and replaced. Montia Carnes, of the McGahan neighborhood, is apparently on the road to re-

Carnes was celebrating by discharging a shotgun. He loaded the firearm almost to the muzzle, and when he discharged it the breeching broke off and entered his head, penetrating the brain. A phycongratulated him upon his ascending to sician replaced the brains, sewed up wound, and late reports state that Carnes is on the road to recovery,

Government Sues Copper Company, Helena, Mont., Jan. 21.-The United States sumption, aged sixty-three years. He west corner of Summit avenue and West government to-day instituted suit against the Anaconda Copper Mining Company to recover \$15,300, the value of timber alleged to have been unlawfully cut from government lands. This is an entirely independent suit from the one compromised last week, wherein the defendant paid the government \$156,000 for timber wrongfully

Does Not Fear Investigation.

Montgomery, Ala., Jan. 21.-Booker T. Washington said to-day of the resolution of the legislature to investigate the Tuskegee Institute: "A delegation of leading citizens called on the governor, who assured them that nothing would be done to injure the school, and that he is in sympathy with the work being done there.

Always the Same. Tharp's Pure Berkeley Rye 812 F Street N.W. "Phone Main 1141.

Special Private Delivery.

THREATEN TO ARREST MAYOR. Police Commissioners Angry Because

Streets Are Not Repaired. special to The Washington Herald

Baltimore, Jan. 21 .- Would the board of police commissioners swear out a Mr. Justice Day, and Mr. Justice Moody. warrant for Mayor Timanus?

According to a statement, or, rather what might be styled an "explosion," of police commissioners, George R. Shryock, such a contingency is not at Fort Worth, Tex., were admitted to practice.

nance, and I don't see why the city should be let out. West Falls avenue is ankledeep in mud from Pratt street to Block. It is disgraceful. If something isn't done I think it would be a "In articles purporting to be interviews good thing to swear out a warrant for with an ex-bank president, one Frank Mayor Timanus, or whatever city offi-

MAY RELEASE MRS. BOWIE

Referring to the proposed measure he Man Blamed for Southern Railway and it would require more than ten le- Corcumstances of Posey Shooting Said to Warrant Action.

> Coroner's Jury Holds Inquest-Hearing in Case Set for 2 o'Clock This Afternoon.

court, and have him, under oath, produce the evidence that I willfully deceived or betrayed the confidence of a single stockholder. I did secure proxies, and if that is a crime, then I am a deceiver and a criminal, along with a large number of men who are doing the son. Henry Bowie is under arrest.

Special to The Washington Herald.

La Plata, Md., Jan. 21.—The hearing in the cause on its merita.

No. 380. The Central of Georgia Railway Company, plaintiff in error, vs. William A. Wright, comparing general, &c.; and.

No. 384. The Georgia Railway Company, plaintiff in error, vs. William A. Wright, comparing general, &c.; motions to dismits or affirm postponed to the hearing of the cause on its merita.

No. 380. The Central of Georgia Railway Company, plaintiff in error, vs. William A. Wright, comparing general, &c.; motions to dismits or affirm postponed to the hearing of the cause on its merita. criminal, along with a large number of afternoon. Mrs. Bowle is under arrest. criminal, along with a large number of men who are doing the same thing almost daily; and who knows but what the gentleman himself has been guilty of the practice? I happen to be the largest stockholder in the bank, and it is fair to presume that I would not act in any

The inquest in the case of Posey was Hailway Company; and No. 534. The Minnesota and Dakota Cattle Company of Piegab, near where charge to twentieth century held this afternoon at Pisgah, near where methods was the greatest need of the bank to-day, and that if a fair trial had jury found that Posey came to his death certifier to the United States Circuit Court of Ap-

The jury consisted of Henry Delozier,

foreman; Henry C. Maddox, Trueman W. Maddox. William P. Breginier, Hindle, W. Worthington Milstead, Henry Nickfield, J. Wesley Carpenter, F. Abell, Thomas Franklin, Frank Franklin, and J. T. McGarigle

The witnesses examined were Clayton E. Posey and Augustus Posey, brothers the dead man, and George Gloden and Daniel Wood. They bore out all the statements which have been published. telling how Mrs. Bowie and her son Henry met Hubert Posey on the road, headquarters yesterday from the Re-lay Sanatorium, at Relay, Md., stating Miss Bowie, according to his alleged

ASKS THAT BOY BE HELD. Fayetteville Gas Company Accuses

Harry Melvin of Theft.

Word was received at the police Electric Company, of Fayetteville, N. sition th money. The boy was questioned about the matter yesterday by Capt. Boardman and confessed that he had done so. The police expect a letter from the nations, it is stated, may be given to any new Young Men's Christian Association Mendleta, and Ramon Guerra \$50 each for company this morning, which will exmember of the association or left at building, was begun to-day. The attending the cockfight in that town that plain matters, and state what disposi-

DEEDS OF TRUST.

Mount Pleasant and Pleasant Plains-Harry Wardto secure Annie A. Cole, \$7,500, June 23, 1908, 5 per cent, semi-annually, lot 320. Same to same, to secure same, \$4,500, June 23, 1908, 5 per cent, semi-anuuslly, lot 321, uare north of 980-Elizabeth Johnson to George M. Emerich and Douglass S. Mackall, to secure Washington Six Per Cent Permanent Building

Association, 3159, lot 15, nare 53—Richard Watts et ux. to Irving William-son and Campbell Carrington, to secure S. P. Williamson, 3500, 3 years, 6 per cent, semi-annu-

ally, part lot 4.

Idition to Le Droit Park—Elizabeth J. Noonan et vir, Timothy V., to Harry C. Birge and William H. Saunders, to secure Riggs Fire Insurance Company, \$1,000, 3 years, 5 per cent, semi-annu-

ally, lot 59, block 21, uare 912—Stephen J. Kubel et ux. to B. Francis Saui and James F. Shea, to secure Home Sav-ings Bank, \$12,500, 1 and 3 years, 5 per cent, semi-annually, lots 45 to 49 (five trusts of \$2,500) semi-annually, lots 45 to 49 (five trusts of \$2,500 cach, one on each lot), uare 503—Mary Jane Downey to Chapin Brown and Henry H. Bergmann, to secure Oriental Building Association, No. 6, \$600, original lot 46. Sumbia Heights—Sophie Lansburgh to Alexander Wolf and Maurice D. Rosenberg, to secure Frederic C. Randall, \$1,000, 3 years, 5 per cent, semi-annually lot 39 block 23.

annually, lot 39, block 23, gleside—Israel P, Warner et ux. to Clarence B. Rheem and Alexander T. Henser, to secure Harry T. Jones, 960,000, 3 years, 5 per cent, semi-

annually, lets 68 to 79, block 3, arry Farm-Mary L. Ray et vir, Daniel C., to

Charles M. McClay, 870, 1 to 7 months, 6 per cent, part lot 28, section 7. quare 703—Isaac B. Johnson, guardian, and John H. Johnson and Isaac B. Johnson to Guy H. Johnson and Clarence Barnard, to secure Ralph P. Barnard, trustee, \$50, payable January 20, 1907, 6 per cent, lot 19. quare south of square 917—Katharine Howard to Edward S. York and William H. Sholes, to secure Authony Schladt, \$350, 1 year, 6 per cent, semi-annually, lots 5, 6, and 8, quare 400—Carrie L. Millard to Emanuel Speich and Eldridge E. Jordan, to secure George G. Brown,

Ediridge E. Jordan, to scene George G. Brown, \$1,000, 1 year, 6 per cent, lot 46. pare 789—Annie Donnelly to Chapin Brown and Henry Al. Bergmann, to secure Oriental Building Association, No. 6, \$2,600, part original lot 7. nare 555—Charles Lyman to National Safe Deposit, Savings and Trust Company, to secure American Security and Trust Company, \$5,000, 3 years, 5 per cent, semi-annually, lot 125. per cent, semi-annually, 104 L2.

uare 555—Janie A. Thotapson et vir, John P., to
J. Louis Willige and Ernest H. Daniel, to secure Charles Lyman, \$1,400, 1 and 2 years, 6 per

hare 1059-James G. Turner et ux, to William E. Edmonston and William H. Saunders, to secure Edward L. Spangler, £2.090, 1 to 5 years, 5 per cent, semi-annually, lot 50. ookland—Nicholas R. Grimm to B. Francis Saul immson—Tucker & Kenyon.

and James F. Shea, to secure Home Savings
Bank, \$1,000, 3 years, 5½ per cent, semi-annually,
lot If, block 16.

Buare 689—The Congress Hall Hotel Company to
National Safe Deposit, Savings and Trust Company, to secure American Security and Trust
Company, \$100,000, 3 years, 5 per cent, semiannualy, lots 3, 4, 5, and 18, and parts lots 2,
6, and 19.

Burton vs. Elkins; on trial. Plaintiff's attorneys,
G. H. Calvert, jr., Osborne I. Yellott, E. W. Hammond, and Forest W. Brown; defendant's attorneys,
A. S. Worthington and C. J. Faulkner.

Assignments for to-day;
No. 152. Easterling vs. Horning. Attorneys, Wilson, & Barksdale—Tucker & Kenyon and E. S.

Assignments for to-day.

6. and 19.

6. and 29.

6. and 20.

6. and 20.

6. and 40.

6. an

DAILY COURT RECORD.

Supreme Court of the United States, Present: The Chief Justice, Mr. Justice Harlan, Mr. Justice Brewer, Mr. Justice White, Mr. Justice Peckham, Mr. Justice McKenna, Mr. Justice Holmes,

David Mitchell, of Denver, Colo.; Henry M. Hoyt, of San Francisco, Cal.; Harry J. Shoemaker, of Doylestown, Pa.; Abraham H. Huston, of Guthrie on the part of president of the board of police commissioners. George R James W. McNeill, of Washington, D. C.; William T. Thompson, of Lincoln, Nebr.; Hugh R. Dins-Willis, and Commissioner Thomas J. T. Inompson, of Lancoin, Nett., And John W. Wray, of Company. Attorneys. Thompson & Laskey-Hamilton.

all improbable. Mayor Timanus is the executive head of the city. The police commissioners say that the city is not doing its duty in having sidewalks and paving repaired.

"I believe the police have done their full duty in this matter." said Gen. Shryock. "In fact, I know they have. The pavements ought to be fixed. We've been very energetic in reporting and prosecuting private parties who have neglected complying with this ordinance, and I don't see why the city state of the company of the company of the city is not doing its duty in having sidewalks and paving repaired.

"I believe the police have done their full duty in this matter." said Gen. Shryock. "In fact, I know they have. The pavements ought to be fixed. We've been very energetic in reporting and prosecuting private parties who have neglected complying with this ordinance, and I don't see why the city when the company is the company of the company of the company of the company of the control of the state of Arkansas; judgment affirmed with costs. Opinion by Mr. Justice Merchanic Mr. Online Mr. Justice Mr No. Il. George W. Crowe, appellant, vs. M. M.

No. 71. George W. Crowe, appellant, vs. Henry Trickey, administrator, &c.; appellant, vs. Henry No. 70. George W. Crowe, appellant, vs. Henry Harmon, administrator, &c.; appeals from the Supreme Court of the Territory of Arizona; decrees Trickey, administrator, &c.; and
No. 70. George W. Crowe, appellant, vs. Henry
Harmon, administrator, &c.; appeals from the
Supreme Court of the Territory of Arizona; decrees
affirmed with costs. Opinion by Mr. Chief Justice

affirmed with costs. Opinion by Mr. Chief Justice

Perry & Son and McKenner & Flannery.
No. 156. Warwick vs. Glennan. Attorneys, J. A.

The Chief Justice also announced the following Burkart-E. L. Gies ders of the court; No. 3. The State of South Carolina ex relation O. W. Buchauan, plaintiff in error, vs. R. H. Jennings et al., &c.; in error to the Supreme Court of the State of South Carolina; dismissed for the want of jurisdiction. Frencii vs. Taylor, 199 U. S., 274; Leouard vs. Railroad Company, 188 U. S., 416; Murdock vs. Memphis, 20 Wall., 590; Eustis vs. Bolles, 120 U. S., 232

180 U. S., 361.

No. 12 (original). The United States of America, complainant, vs. John F. Shipp et al.; defendants are ruled to enter into their personal recognizances in the penal sum of \$5.000 each, conditioned to abide the further orders of the court, before the judge of the District Court of the United States for the Eastern district of Tennessee; a commissioner will be appointed to take the testimony of witnesses at Chattanooga, in the Eastern district of Tennessee, and counsel on both sides are given ten days in which to agree upon a fit person for such appointment and communicate the nomination to the court. No. 198. Louisville and Nashville Railroad Company, plaintiff in error, vs. Smith, Huggins & Co.; pany, plaintiff in error, rs. Smith, Huggins & Co.; motions to dismiss or affirm postponed to the hear-

titioners, vs. Anna D. Taggart et al.; petition for a writ of certiorari to the United States Circuit Court of Appeals for the Sevend circuit granted.

No. 542. The News and Courier Company et al., petitioners, vs. Frank E. Butler et ux.; petition for a writ of certiorari to the United States Circuit Court of Appeals for the Fourth circuit denied.

No. 542. The News and Courier Company et al., petitioners, vs. Frank E. Butler et ux.; petition for a writ of writ of certiorari to the United States Circuit Court of Appeals for the Fourth circuit denied.

No. 542. Knudsen-Ferguson Fruit Company, petitioner, vs. Chicago, St. Paul, Minneapolis and maha Railway Company; petition for a writ of eticerari to the United States Circuit Court of Appeals for the Seventh circuit denied.

So. 550. Knudsen-Ferguson Fruit Court of Appeals for the Seventh circuit deried.

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So. 550. Knudsen-Ferguson Fruit

No. 186. Edgar Jadwin et al., plaintiffs in error,

call under the provisions of section 9, rule 26, o motion of Mr. Solicitor General Hoyt for the plain No. 395. Thomas M. Fields, plaintiff in error, vi headquarters last night by telegraph the United States; motion to dismiss submitted by the Harry Melvin, the fifteen-year-old boy who was arrested on Friday night and by Mr. Prank J. Hogan, Mr. Henry E. Davis and Mr. John C. Gittings in opposition thereto. Pe

on the charge of being a fugitive from tition for a writ of extigrari to the Court of Ap his parents, be held until further in- peals of the District of Columbia submitted by M his parents, be held until further in-structions could be sent. The telegram John C. Gittings for the plaintiff in error and pet-came from the Fayetteville Gas and Original. Ex parte. In the matter of

C., where the boy was employed. It seems that the boy had done collecting to file petition for a writ of mandamus submitted by for that company, and it is claimed Mr. Henry M. Hoyt in behalf of counsel for peti 199. Henry Winters et al., appellants, vs. the

nited States; motion to advance submitted by Mr. B. Browne in behalf of counsel for appellant. A. B. Browne in behalf of counsel for appellant.
No. 561. Mary Sherman McCallum, petitioner,
vs. Phillips L. Goldsborough, collector, &c.; petition for a writ of certiorari to the United States
Circuit Court of Appeals for the Fourth circuit submitted by Mr. J. Altheus Johnson and Mr. E. S.
Wagenborst for the petitioner, and by Mr. Solicitor
General Hoyt for the respondent.
No. 405. Vuko Perovich, plaintiff in error, vs. The
United States; submitted by Mr. Assistant Attorney
General Cooley for the defendant in error; no coun-

neral Cooley for the defendant in error; no coun appeared for the plaintiff in error

mpany; argument continued by Mr. M. E. Mr. Frederic D. McKenney for the plaintiff in error.
No. 215. Chicago, Burlington and Quincy Railway Company, appellent, vs. F. C. Babcock, treasurer, &c., et al.; and 341. Union Pacific Railroad Company, appel

No. 341. Union Pacine Rainvold Company, appearant, is Robert O. Fink, treasurer, &c., et al.; leave granted to three counsel to be heard for the appellants on motion of Mr. Maxwell Evarts for the appellants. Argument commenced by Mr. Charles J. Greene for the appellant in No. 215 and continued by urned until to-day at 12 o'clock.

call for Tuesday, January 22, will be The day call for Tuesday. January 22, will be as follows: Nos. 215 (and 341), 170, 174, 175, 176, 177, 178, 180, 181, and 182.

DISTRICT COURTS.

Court of Appeals. Adjourned from day to day until Tuesday, February 5, 1907.

Equity Court No. 1, CHIEF JUSTICE CLABAUGH.

Conkley vs. Slater; leave to calendar cause granted, Complainant's solicitor, W. G. Gardiner; defend-ant's solicitor, W. E. Poulton. Lowe vs. Massey; R. P. Shealey, J. W. Black-burn, jr., and William M. Offley appointed trus-tees to sell; bond, \$1.600. Complainant's solicitor, J. W. Black-burn and Complainant's solicitor, J. W. Black-burn, present and present R. P. Shealey; defendant's solicitor, J. W. Black-In re assignment of Milton M. Vance; auditor's

Magruder V. Lain bill. Complainant's solicitor, Samuel Massing, defendant's solicitor, J. Enos Ray.

Davis vs. Knott; guardian ad litem appointed and reference to W. W. Millan, examiner. Complainant's solicitors, Leckie, Fulton & Cox; defendant's solicitor, W. R. Andrews.

In re William M. Redmond; bond of assignee fixed at \$6,000. Petitioner's solicitor, Hayden Johnson.

Charles F. Juergens, 49, and Katherine Nelson, 33. Rev. George Brodthage.

Oscar Thomas, 34, and Frances E. Shaffer, 24, Laurel, Md. Rev. J. E. Litsinger.

Christian J. Martens, 22, Fredericksburg, Va., and Mattite L. Abell, 21, Prince William County, Va.

Those Haunting Notes.

From Youth's Companion.

There was a peculiar sound from the woods as the member of

Equity Court No. 2. JUSTICE GOULD.

ents for to-day:

Assignments for to-day:
No. 154. Pitzer vs. District of Columbia. Attorneys, Hallam & Hallam—E. H. Thomas.
No. 136. McSween vs. Eureka Dairy Company.
Attorneys. Gittings & Chamberlin and Irving Will-

brose-Ormsby McCammon. No. 123. Ray vs. Foy. Attorneys, W. W. Boar-man and Hayden Johnson-J. L. Johnson and E. C.

Circuit Court No. 2.

Becemer vs. Corey; suggestion of death of defendant, George H. Corey.

Riston vs. Carter; on trial. Plaintiff's attorney.
L. H. David; defendant's attorneys, Hamilton, Colbert & Hamilton.

Assignments for to-day:
No. 38. Cross vs. Javins. Attorneys, W. E. Les-ter-J. F. Seaggs and Thompson & Laskey.
No. 12. Totten vs. Baltimore and Ohio Railroad

Criminal Court No. 1,

JUSTICE STAFFORD. United States, vs. Aloysius Brown; ember United States vs. Lewis Gant; house United States vs. Lewis Gant; nonseureasing and larceny; plea not guilty. Attorney, H. H. Horner. United States vs. George B own; housebreaking; plea not guilty. Attorney, B. L. Gaskins. United States vs. Joseph Clark; housebreaking; plea not guilty. Attorney, T. C. Taylor.

Assignment for to-day: United States vs. Charles S. Fletcher. Criminal Court No. 2. JUSTICE BARNARD.

United States vs. George Reed; housebreaking; erdict not guilty. Attorneys, D. Rothschild and United States vs. Max von Schrader; grand larceny lea guilty: sentence jail sixty days. Attorneys,

J. Costigan and F. E. Pratt. United States vs. Max von Schrader; embezzle-ment and larceny from United States; nolle pros. attorneys, I. J. Costigan and F. E. Fratt. United States vs. Maurice Highee; embezzlement; erdict not guilty. Attorneys, I. J. Costigan and

F. E. Pratt Assignments for to-day: United States vs. Joseph Dorsey. United States vs. Clarence W. Hook. United States vs., John Redmon.

Bankruptey Court. CHIEF JUSTICE CLABAUGH. In re Thomas E. Waggaman; referees' comm ns ordered paid.

Figure 1. Winship Wheatley.

Estate of Carrie W. Cromwell; order authorizing settlement of claim. Attorney, Harry E. Lerch. Estate of Mary H. Lewis; petition for probate of will filed. Attorney, J. A. Tosoney. Estate of Adpeals for the Seventh circuit deried.

No. 550. Knudsen-Ferguson Fruit Company; petition for a writ of certiorari to the United States Circuit Court of Appeals for the Eighth circuit denied.

No. 532. T. H. Adrian Tromp, petitioner, vs. William Cempany; petition for a writ of certiorari to the United States Circuit Court of Appeals for the Eighth circuit denied.

No. 582. T. H. Adrian Tromp, petitioner, vs. William Cramp & Sons Ship and Engine Build-Company; petition for a writ of certiorari to the United States Circuit Court of Appeals for the Court of Court of Appeals for the Court of Court of Appeals for the Court of Court of Court of Appeals for the Court of Cou

Lawsung.

Low Bernstein Co. vs. Louis Abrahams; The interchain of the Richamola News-Leager.

No. 567. Magnus J. Palson et al., petitioners, vs. orth German Lloyd, claimant; petition for a writ certiorari to the United States Circuit Court of preals for the Second circuit denied.

No. 569. Edward Fleckinger, petitioner, vs. The nited States; petition for a writ of certiorari to be United States; petition for a writ of certiorari to be United States; petition for a writ of certiorari to be United States; petition for a writ of certiorari to be United States; petition for a writ of certiorari to be United States; petition for a writ of certiorari to be United States; petition for a writ of certiorari to be United States; petition for a writ of certiorari to the Richamola News-Leager.

No. 49091. R. Harris & Co. vs. Louis Abrahams; replevin. Plaintiff's attorney, J. I. Peyser.

No. 49092. Charles S. Abbey vs. Anacostia and protons give River Railroad Company; damages, \$25,000.

Plaintiff's attorneys, Maddox & Gatley.

No. 49093. W. Scott Towers, administrator, vs. Alonzo H. Stewart; note, \$275.

No. 49094. Patrick Kirby vs. John McFarlane and believed that he was elected reversions to the United States Circuit Court of Appeals for the Court of Appeals for the Circuit Court of Appeals for the Scota Court of Appeals for the Scota Court of Appeals for the Scota Court of Appeals for the Circuit Court of Appeals for the Scota Court of Appeals for the Circuit Court of Appeals for the Scota Court of Appeals for the Circuit Court of Cou

REAL ESTATE TRANSFERS.

East Deanwood-Joseph E. Epps et ux. to Laura S. Randle Highlands-United States Realty Company Wilmer E. Moody, lot 3, block 9, \$10. Randle Highlands-United States Realty Company to William Henning, lots 31, 34, and 35, block 19, \$10.

Mount Pleasant-Percy W. Pickford to Harry Wardman, lots 320 and 321, \$10. oodridge—Franklin H. Hough et ux. to Julia B. Kelly, west half lot 3, block 9, \$10.

to 79, block 3, \$61,800. Ninth-Katharine Howard to Anthony Schladt, lot 7, square south of square 917, \$10. 1, 1896 Seventeenth street northwest-Clarence B. Rheem, surviving trustee, to Children's Hospital

of District of Columbia, lot 174, square 155, \$5,900, 1330 Twenty-third street northwest-Mason N. Richardson and Albert Sillers, trustees, to Michael H. Caranaugh, part lot 20, square 35, arry Farm-Fannie Price et al. to Jane Beckley,

rry Farm—Fannie Price et al. to Jane Beckley, lots 125 and 126, section 8, \$10. Jane Beckley et al. to Fannie Price, lots 119 and 120, block 8, \$10. Jane Beckley et al. to John L. Beckley, lot 128, block 8, \$10. Jane Beckley et al. to Andrew S. Beckley, lots 121 and 122, \$10. Jane Beckley to John L. Beckley, lot 121, block 8, \$10. Andrew S. Beckley to John L. Beckley, lot 121, block 8, \$10. Early Price to John L. Beckley, lot 121, Beckley, lot 121, Beckley 125 and 126, block 8, \$10. Early Price to John L. Beckley, lot 121, Beckley, lot 121, Beckley, lot 121, Beckley 125 and 126, block 8, \$10. Early Price to John L. Beckley, lot 121, Beckley, lot 125, block 8, \$10. Early Price to John L. Beckley, lot 125, block 8, \$10. block 8, \$10. Fannie Price to John L. Beckley,

Fifteenth street southeast, between A and B streets give place, not only to their heir apparent,

MARRIAGE LICENSES.

Rev. W. S. Caughey.

George H. Newell, 31, and Wilhelmina F. Schneiwas allotted the highest pay. Otherwise, In re assignment of Milton M. Vance; auditors are report confirmed and distribution ordered. Complainant's solicitor, W. P. Plumley.

Magnuder vs. Drury; trustee authorized to pay certain bill. Complainant's solicitor, J. Enos Ray.

Davis vs. Knott; guardian ad litem appointed

George H. Vevel, M. Adenzel.

Orville L. Travis, 21, and Elsie Johnson, 18, both cretion may be driven to receiving Ambassadors from countries more and more insignificant until once more the representative of Halti becomes the dean of the President in the exercise of his discretion may be driven to receiving Ambassadors from countries more and more insignificant until once more the representative of Halti becomes the dean of

Assignments for to-day:
No. 151. Mahew vs. Myers. Attorneys, W. F.
Matringly-Wolf & Rosenberg.
No. 142. Edwards vs. Maupin. Attorneys, Leigh
Robinson-Douglass & Douglass.

Attorneys, Leigh
Robinson-Douglass & Douglass.

Attorneys, Leigh
Robinson-Douglass & Douglass.

B. T. Perkins.

DEATH RECORD. Abraham Clasgee, 452 Kings court, 59 years,

Beatrice Gutheridge, 39 F st. nw., 9 years. Mary E. Beate, 1228 N. J. ave. nw., 60 years.

Cyrus E. Lingo, 963 M st. nw., 45 years.

Cyrus E. Lingo, 963 M st. nw., 45 years.

Martha Easley, 1669 5th st. nw., 50 years.

Malvania Dines, 333 G st. sw., 55 years.

Griffin Burke, 916 25th st. nw., 38 years.

Hughey I. Coates, 1532 Bells court, nw., 9 mc

Mary McMahon, 209% E st. ne., 1 day. Deaths reported January 20, 1907: Pranklin J. Mosos, 1353 Q st. nw., 69 years. Albert H. Stevens, 725 Nichols are., 47 years. Arthur Priest, Govt. Hospl. for Insane, 87 years. Georgie Addison, 2112 N st. nw., 38 years, Henry Wilson, 123 Park place nw., 28 years Thomas Hill, 2039 St. st. nw., 6 months. Dennis Healey, 921 D st. nw., 25 years. Hubert Posey, Casualty Hospl., 21 years George S. Howell, Providence Hospi., 47 years, Cathlyn A. Lindsey, 803 7th st. sw., 1 year. Fredrick Von Iterson, U. S. National Museum Cecilia A. Gross, 1117 Congress st. na., 3 months.

BIRDS ON EXHIBITION

EXCELLENT LIST OF ENTRIES

Members of the Feathered Tribe to the Number of About Two Thousand Collected at Masonic Temple. Proud, Strutting Roosters, Scrappy Bantams, and Clucking Hens.

Two thousand of the feathered tribe

great, strutting roosters, clucking hens. scrappy little bantams, timid pigeons, and even several splendid specimens of the No. 158. Mears vs. Jones. Attorneys, C. L. Frailey turkey-gobbler, are gathered under the roof of the Masonic Temple in preparation for the opening of the poultry show this morning. Ungainly Shanghais, with lanky legs, can be seen side by side with the Cochins,

whose appendages are covered, even to the spurs, with feathery down. Wyandottes, black Javas, Orpingtons, Leghorns, and Hamburgs scratch in the sawdust behind their screened doors and vie with each other for the approval of the judges. Whole Families of Fowl. Families of fowl have been transported

plea not guilty. Attorney, T. C. Taylor.

United States vs. Henry Chapman; robbery and grand larceny; plea not guilty. Attorney, Fountain Peyton.

United States vs. James McIntosh; robbery; plea while the lord and master of the flock preens himself for the adulation of the visitors. In the far end of the hall the bantams will hold forth with their shrill voices, and many a little fellow will strain his throat during the days of the show in his endeavor to drown the husky calls of the big chaps in the middle of the building.

The pigeons, of which there are macy varieties of great beauty, have hardly acistomed themselves to the newness of their surroundings, but toward midnight last night faint pulings came from their quarters, which promises a full chorus to-day.

All day yesterday a force of men was busy numbering the entries and placing the contestants. One thousand exhibitors are registered, and it is thought that the number of birds on exhibition will exceed twice that many

Opens This Morning.

The hall will open at 9 o'clock in the morning and remain open until 11 at night. To-day the judges will be busy examining the entries, and to-night the

Charles Poe.

No. 19994. Patrick Kirby vs. John McFarlane and
Metropolitan Surety Company; bond, \$166.50.

Plaintiff's attorney, B. F. Leighton. followed consistently the policy of rewarding negro Democrats as far as possible. In this a majority of the conservative white people of the State of South Carolina were with him. For several years negroes known to have been supporters of Gen. Hampton were given places on the legislative tickets in the counties of the black belt, and some of them county offices. Gen. Hampton always appointed some negro trial justicesoffices corresponding to the magistrates

street northwest, between Thirty-fourth and Thir- in Virginia-in the counties where the street northwest, between Thirty-fourth and Thirty-fifth streets—Mary McDonnell to Mary J. Heenan, lot 22, square 1277, \$10.

The Gary element opposed this bitterly. We recollect a series of articles printed ifth street southeast, between E and G streets—
Walter H. Marlow, ir. trustee, to Clara Herold,
part lot 10, square 846, \$2.950.

Signede-Clarence B. Rheem and George W. F.
Swartzell, trustees, to Israel P. Warner, lots 68
to 72 block 3, \$61,800. to 79, block 3, \$61.800.

Twenty-sixth street northwest, between H and I streets-Elizabeth A. Grammer to Claud Livingston, original lot 8, square 17, \$10.

Massachusetts avenue northeast, between Eighth and Ninth-Katharine Howard to Anthony Schladt. those feelings is no new thing. It was manifested twenty-eight years ago as

luridly as it is now. DIPLOMATIC PRECEDENCE.

What May Happen If Entire Corps Attains Ambassadorial Rank, From the New York Sun.

Secretary Bayard foretold that our reception of Ambassadors would be followed by silly disputes about precedence. The ot 121, prediction was quickly fulfilled. Scarcely block 8, \$10. Fannie Price to John L. Beckley, lot 119, block 8, \$10.

No. 1258 Eighth street northwest—George G. Brown to Carrie L. Millard, lot 46, square 480, \$10, Third street southeast, between A and B streets—William O. Bohrer et ux. to Annie Donnelly, part original lot 7, square 788, \$10.

No. 236 N street northwest—Charles Lyman to Janie A. Thompson, lot 125, square 355, \$10.

Ninth street northeast, between C and D streets—Christiana A. Diehl et al. to Henry Ardeeser, lot 66, square 316, \$10.

Third street northeast, between K and L streets—Mary F. Mitchell et al. to Rodger O'Hanlon, lots 33, 34, and 35, square 749, \$10, Deanwood—Henderson Glanton to M. Elizabeth Browning, lot 2, \$10. had the first Ambassadors arrived in in monarchical countries Ambassadors James Martin et ux. to James G, and Sarah A. Turner, lot 50, square 1059, \$10.

Nokland-August L. Grimm et ux. to Nicholas R. Grimm, lot 17, block 16, \$10.

It might be well for Congress to take up the subject anew, and provide that Ambassadors should be sent only to for-Francis S. Dorsey, 24, and Eleanor A. Gillen, 26, eign capitals at which we formerly main-

the Birdlovers' Society sat in the window Ernest Holmes, 21, and Fannie Baker, 20. Rev. of her friend's country home one summer afternoon. She quickly took her small "Bird Guide"

from her ever-present bag, and rapidly turned the leaves. At last she paused with a smile of satisfaction, and listened, with her finger between two leaves of the little book, till the sound came again. When it was repeated an expression of doubt flitted across her features, but

still she was hopeful. "You probably know many of the bird notes, living so near the woods and in such a quiet spot," she said to her friend. "Can you tell me what bird that is?"
"That," said her friend, "is our goat. We shall have to move him farther off.

The Washington Herald has but

one name. It is The Washington Herald every morning in the week, Sunday included. Telephone, Main 2300.